

# CALFRESH (CF) PROGRAM

## REQUEST FOR POLICY/REGULATION INTERPRETATION

**INSTRUCTIONS:** Complete items 1 - 10 on the form. Use a separate form for each policy interpretation request. If additional space is needed, please use the second page. Be sure to identify the additional discussion with the appropriate number and heading. Retain a copy of the CF 24 for your records.

- Questions from counties, including county Quality Control, must be submitted by the county CalFresh Coordinator and may be submitted directly to the CalFresh Policy analyst assigned responsibility for the county, with a copy directed to the appropriate CalFresh Policy unit manager.
- Questions from Administrative Law Judges may be submitted directly to the CalFresh Policy analyst assigned responsibility to the county where the hearing took place, with a copy of the form directed to the appropriate CalFresh Bureau unit manager.

1. RESPONSE NEEDED DUE TO:		5. DATE OF REQUEST:	NEED RESPONSE BY:
<input checked="" type="checkbox"/> Policy/Regulation Interpretation <input type="checkbox"/> QC <input type="checkbox"/> Fair Hearing <input type="checkbox"/> Other:		10/10/2012	10/31/2012
2. REQUESTOR NAME:		6. COUNTY/ORGANIZATION:	
3. PHONE NO.:		Tuolumne Co. Dept. of Social Services	
4. REGULATION CITE(S):		7. SUBJECT:	
ACL #12-49		AR/CO and CalFresh	
9. QUESTION: (INCLUDE SCENARIO IF NEEDED FOR CLARITY):		8. REFERENCES: (Include ACL/ACIN, court cases, etc. in references)	
ACL #12-49, page 4, second paragraph states: SB 1041 also requires CDSS to implement AR provisions in the CalFresh program for CalWORKs AR/CO cases also receiving CalFresh benefits to the extent permitted by federal law, regulations, waivers, and directives, in a cost-effective manner that promotes compatibility between the CalWORKs and CalFresh programs and minimizes the potential for payment errors. Accordingly, CDSS is assigning change reporting (CR) status to all CalFresh HHs associated with a CalWORKs AR/CO case.		NOTE: All requests must have a regulation cite(s) and/or a reference(s). ACL #12-49	

Scenario/question: We have numerous cases that are Non-needy caretaker relatives receiving CalWORKs for grandchildren but then receiving CalFresh for the NNR, grandchildren, NNR's husband and children. Currently, this case runs as a NACF. My question is would these NACF cases fall under the above reference?

### 10. REQUESTOR'S PROPOSED ANSWER:

No, in this scenario the CF cases should not fall under the general "all CalFresh HHs associated with a CalWORKs AR/CO case". The cases are considered a mixed case and should remain Quarterly Reporting.

### 11. STATE POLICY RESPONSE (CFPB USE ONLY):

Yes. The scenario identified in this question would be assigned CalWORKs AR/CO status (Assistance Unit of Non-Needy Relative (NNR) and grandchildren). The associated CalFresh household (NNR, NNR's husband, children, and grandchildren) would therefore be assigned Change Reporting status. This policy is reflected in Example 2 on page 12 of ACL 12-49.

### FOR CDSS USE

DATE RECEIVED:	DATE RESPONDED TO COUNTY/ALJ:
	RN 10/2012